

CENTRAL INTELLIGENCE AGENCY



OCA FILE [redacted] /Leg/CA

Director of Congressional Affairs

OCA 88-1648
25 May 1988

Judge Webster:

Growing out of our discussions this afternoon about South Africa, here is a copy of the latest version of the amendment the House Intelligence Committee staff has discussed with their counterparts on Foreign Relations.

STAT

[redacted]
John L. Helgerson

Attachment

STAT

D/OCA/JLH:wcsr [redacted] (25 May 88)

Original - DCI

1 - ER (w/att)

~~1 - Gen Record (w/att)~~

1 - JLH Chrono (w/att)

8:40 a.m.
May 24, 1988

Amendment to H.R. 1580

On page 4, line 14, strike everything through line 24 and insert in lieu thereof:

RESTRICTION ON MILITARY OR INTELLIGENCE COOPERATION WITH SOUTH AFRICA

Section 6. (a) No agency or entity of the United States involved in military or intelligence activities may engage in any form of cooperation, direct or indirect, with the Government of South Africa, except diplomatic activities or activities which are reasonably designed to facilitate the collection of necessary intelligence.

(b) No agency or entity of the United States involved in intelligence activities may provide any intelligence information to the Government of South Africa which relates, directly or indirectly, to -

(1) a South African opposition group, movement, organization or individual, wherever based; or

(2) political, economic, or military conditions in a Southern African country.

(c)(1) The prohibition contained in subsection (b)(1) shall not apply in circumstances in which the Secretary of State determines that imminent violence poses an immediate threat to innocent human life.

(2) The provision of intelligence information described in paragraph (1) shall be considered a significant anticipated intelligence activity for purposes of section 501 of the National Security Act of 1947.

(3) The Secretary of State shall provide, as appropriate, to a Southern African country or to a South African opposition group, movement, organization, or individual, information concerning imminent violence posing an immediate threat to innocent human life.

(d) The prohibition contained in subsection (b)(2) shall not apply to intelligence information concerning the military activities of Cuban military forces or the military forces of another communist country (other than a Southern African country) acting in concert with Cuban military forces.

(e) As used in this section, the term "Southern African country" means Botswana, Mozambique, Swaziland, Lesotho, Zambia, Zimbabwe, Malawi, Tanzania and Angola.

-2-

(f) The Comprehensive Anti-Apartheid Act of 1986 is amended by striking Section 322 and the Intelligence Authorization Act for Fiscal Year 1987 (Public Law 99-569) is amended by striking Section 107.

(g) All agencies or entities of the United States involved in intelligence activities shall keep the Permanent Select Committee on Intelligence of the House of Representatives and the Select Committee on Intelligence of the Senate fully and currently informed of any form of cooperation, or an anticipated change in any form of cooperation, with the Government of South Africa.

Section 6A. No agency or entity of the United States may provide any information to the Government of South Africa for the purpose, or which have the effect, of assisting South Africa to evade any sanctions or prohibitions imposed by this Act.